FOURTH JUDICIAL DISTRICT COURT COUNTY OF SAN MIGUEL STATE OF NEW MEXICO ATH CACADITY, COURT DAVING SAME FILED IN HIS OFFICE FILED IN HIS OFFICE

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NO. DYIZCR 2015 - 208

JUDGE: Matthew J. Sandoval

STATE OF NEW MEXICO,

Plaintiff.

VS.

JOHN PAUL VIGIL,

Address:

Las Vegas, NM 87701

DOB:

SS#:

Magistrate Court No.: M-48-FR-201500145

Defendant,

Crimes:

Possession of a Controlled Substance (Felony - Narcotic Drug)(DA Charge Code 5614), Possession of a Controlled Substance(DA Charge Code 5801) & Dangerous drugs, conditions for sale - sell, dispose of or possess dangerous

drugs(DA Charge Code 0399)

CRIMINAL INFORMATION

COMES NOW the Fourth Judicial District Attorney, of San Miguel County, State of New Mexico, by and through its Deputy District Attorney, James Grayson, and accuses the abovenamed Defendant of the crimes of:

Count 1:

Possession of a Controlled Substance (Felony - Narcotic Drug), on or about June 26, 2015, in San Miguel County, New Mexico, the above-named defendant did intentionally have in his possession (Hydrocodone), a narcotic drug which is a Schedule I or II controlled substance, the possession of which is regulated or prohibited by law, a fourth degree felony, contrary to Section 30-31-23(E), NMSA 1978.

Count 2:

Dangerous drugs, conditions for sale - sell, dispose of or possess dangerous drugs, on or about June 5, 2015, in San Miguel County, New Mexico, the above-named defendant did sell, dispose of or possess dangerous drugs (Risperidone), a fourth degree



felony, contrary to Section 26-01-26(A), NMSA 1978.

Count 3:

Possession of a Controlled Substance, on or about June 5, 2015, in San Miguel County, New Mexico, the above-named defendant did intentionally have in his possession (Lorazapam/Ativan), which is a controlled substance or a controlled substance analog of a substance enumerated in Schedule I, II, III, or IV, a misdemeanor, contrary to Section 30-31-23(A), NMSA 1978.

The names of the witnesses upon whose testimony this Information is based are as follows:

Undersheriff Anthony Madrid, Deputy Sean Armijo & Frances Tweed.

RESPECTFULLY SUBMITTED,

RICHARD D. FLORES DISTRICT ATTORNEY

By:

James Grayson
Deputy District Attorney
1800 New Mexico Avenue
Las Vegas, NM 87701
505-425-6746

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing pleading was sent via electronic disclosure/mailed/hand-delivered/placed in the bin of Paul J. Kennedy, on this ______ day of November, 2015.

DA Case No. 2015-S0656-46